mine. Any such amendment, revision or modification shall not become final until submission to the commission for written comment on at least thirty days' notice.

The capital budget of the commission for the succeeding fiscal year shall include such projects so as to be in full conformity with that part of the capital program adopted for the first of the six-year program. No such capital project shall be undertaken, in whole or in part, which is not in conformity with that part of the program applicable to that year unless the same shall be amended by the county governing body on its own initiative or at the request of the commission and after public hearing upon reasonable notice to the public.

- 1(25) (70-37 (c), (d), (f) and (g)) (59-30(c), (d), (f), and (g)). Contracts or commitments for acquiring park lands in district.
- (c) Amendments to contracts. If the commission desires to amend any such contract or commitment with respect to the acquisition of park lands within the metropolitan district (other than supplementary agreements hereinafter mentioned having reference to the acquisition of particular units of park land comprising portions of a general park plan theretofore approved by the County Council of Montgomery County or County Commissioners of Prince George's County), such amendment shall not be binding upon the State of Maryland, the commission, Montgomery County or County Commissioners of Prince George's County unless it shall have been ratified and approved by the County Executive and the County Council of Montgomery County and the County Commissioners of Prince George's County.
- (d) New agreements. If the commission desires to enter into a new basic or underlying agreement with the United States of America or with any agency or bureau thereof or with the National Capital Planning Commission, for the purpose of adopting a general or revised park plan of park lands to be acquired in the metropolitan district and for the purpose of outlining the method of financing the acquisition of any such park lands, the basic or underlying agreements shall not be binding upon the commission or upon the State of Maryland and upon Montgomery County or the County Commissioners of Prince George's County until it shall have been approved by the County Executive and the County Council of Montgomery County and the County Commissioners of Prince George's County.
- (f) Approval of supplementary agreements; conditions. Each such supplementary agreement shall first be submitted for approval to the County Executive and the County Council of Montgomery County or the County Commissioners of Prince George's County, depending upon the location of the unit or units of park land involved. The County Council and the County Executive or County Commissioners shall approve the agreement, if they [it] shall find that (1) the boundaries of the unit of land to be acquired pursuant to the supplementary agreement are within the general park plan adopted by the contract or commitment to which the agreement is supplementary; and (2) the commission will be able to meet the obligations to be incurred by it in such acquisition, including the payment of interest on any such obligations, from the proceeds of